IN THE UNITED STATES DISTRICT COURT Case 3:18-cr-00623-S FOR THE NORTHERN DISTRICT OF TEXAS 1 DALLAS DIVISION

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UNITI	ED STATES OF AMERI	CA	§	
VS,			§ CASE NO.: §	3:18-CR-623-S (05)
GEOF	RGE LOCK PARET		§ §	U.S. DISTRICT COURT NORTHERN DISTRICT COURT
Count Defend determ by an recomm of Con	197), has appeared before 1 of the 15-Superseding lant George Lock Paret ined that the guilty plea waindependent basis in fact mend that the plea of guilty spiracy to Defraud the U	CONCERNING I T, by consent, under me pursuant to Fed Indictment, filed , under oath conce as knowledgeable a containing each of be accepted, and the nited States, in vio	I. R. Crim.P. 11, and on May 13, 2020, crining each of the signal voluntary and that the essential element Defendant Georglation of 18 U.S.C. §	JUL 14 2023 States y. Dees, 125 F.3d 261 (5th ad has entered a plea of guilty to After cautioning and examining abjects mentioned in Rule 11, I the offense charged is supported ints of such offense. I therefore the Lock Paret, be adjudged guilty 371[42 U.S.C. § 1320a-7b(b)(1) wilty of the offense by the district
	The defendant is currently in	n custody and should	be ordered to remain in	n custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released. The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
		ot been compliant wi	th the conditions of rel , this matter should be	ease. set for hearing upon motion of the
	is a substantial likelihood the recommended that no senter shown under § 3145(c) why	at a motion for acqui nce of imprisonment y the defendant shou e defendant is not	ttal or new trial will be be imposed, or (c) ex ild not be detained, ar	
		NO.	FICE	

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).